## **GREAT LAKES COMMUNICATION CORP**

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February 3, 2006

Marlene H. Dortch, Secretary Office of the Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

RE: EB-06-TC-060 – EB Docket No. 06-36

Allean

Dear Ms. Dortch:

Enclosed is the original and four copies of the Certification of CPNI Filing dated January 31, 2006, for Great Lakes Communication Corp.

Sincerely,

Steve Oleson

CEO

## Attachment

cc: Byron McCoy

Telecommunications Consumers Division

**Enforcement Bureau** 

Federal Communications Commission

Room 4-A234

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Washington, D.C. 20554

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## **GREAT LAKES COMMUNICATION CORP**

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Certification of Customer Proprietary Network Information (CPN) Filing Dated: January 31, 2006

> Reference: EB-06-TC-060 EB Docket No. 06-36

> > for

Great Lakes Communication Corp. 1713 McNaughton Way, P. O. Box 486 Spencer, IA 51301-0486

I, Steve Oleson, hereby certify that I have personal knowledge that Great Lakes Communication Corp. has established operating procedures that are adequate to ensure compliance with the FCC's CPNI rules. (See attachment)

Signed:

Printed Name: Steven A. Oleson

Title:

C.E.O. February 3, 2006 Date:

Attachment

1713 McNaughton Way P.O. Box 486 Spencer, IA 513010486 PHONE E-MAIL (712)432-4700 (712)432-4703) soleson@glccom.com

## Customer Proprietary Network Information (CPNI) Documentation For Great Lakes Communication Corp. 1713 McNaughton Way, P.O. Box 486

Spencer, IA 51301-0486

- CPNI rules are reviewed with employees that have access to CPNI.
- Employees with access to CPNI have been trained on when they are, and are not, authorized to use CPNI.
- Company does not provide CPNI to third parties.
- Company has a disciplinary process in place for violations and for improper use of any customer information, which would include CPNI.
- Company markets its products and services to its entire customer base.
- If, in the future, the company wants to use CPNI to market outside of the total service
  approach, a process will be developed for notifying customers of their CPNI rights and for
  requesting approval to use CPNI. At that time a process will, also, be established for noting
  customer accounts when notification is given and indicating the approval/denial status on
  each customer account.